UNITED STATES DISTRICT COURT	
SOUTHERN DISTRICT OF NEW YORK	
	X
EIMONT BRONZINI,	11 Civ. 2096 (KBF)
Plaintiff,	USDC SDNY DOCUMENT ELECTRONICALLY FILED
CLASSIC SECURITY, LLC,  Defendant.	DOC #:
	X

## PLAINTIFF'S LETTER TO JUDGE K.B. FORREST AFTER PLAINTIFF'S OFFICIAL REPORT ABOUT INTENTIONAL FRAUD COMMITTED BY DEFENDANT IN MOTION FOR SUMMARY JUDGEMENT

Your attention that I, Eimont Bronzini, declare under penalty or perjury that on November 5, 2012 I have served (sent) by USPS Certified Mail upon Defendant's lawyer A.W. Singer copies of my, Eimont Bronzini's Correction/Errata of Transcript's of Deposition (taken on 9/18/2012) total of 22 (twenty two) expanded pages, (which were on 11/03/2012 signed and notarized), and sent together with copies of Mrs. Lolita Bronzini's Correction/Errata of Transcript's of Deposition (taken on 9/19/2012) total of 20 (twenty) expanded pages, which were on 10/28/2012 signed and notarized.

I, Plaintiff, E.Bronzini have the right to, and must to include all pages of both Corrections/Errata of Transcripts of Depositions: my (22 pages) and Mrs. L.Bronzini's (20 pages) as continuous numbered Exhibits # 290 - #331 into the documents of Discovery as the proofs of Defendant's intentionally committed acts of fraud.

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Defendant intentionally changed most of answers in both Transcripts of Depositions into wanted way, changed into opposite meanings and used them already untimely and uncorrected in fraudulent way in Motion For Summary Judgment as Exhibit- G (265 pages) and Exhibit- H (57 pages), from which amount of 100+ marked as [Eimont Tr. at.....] and amount of 50+ marked as [Lolita Tr. at.....] were already fraudulently used as allegedly E. Bronzini's and L.Bronzini's original answers and finally all changed answers were used as the main, documental sufficient evidences against Plaintiff.

Your Honor, Judge Katherine B. Forrest please ignore and treat as lies all numerous Defendant's provided exhibits marked as [Eimont Tr. at....] and please treat as lies all numerous exhibits marked as [Lolita Tr. at.....] in the Classic Security, LLC's Memorandum Of Law In Support Of It's Motion For Summary Judgment and in Classic Security, LLC's Local Civil Rule 56,1 Statement Of Facts, because in Corrections/Errata of Transcripts of Depositions answers are completely different than answers fraudulently changed by Defendant into wanted way.

Date: Brooklyn, NY November 5, 2012

Marin May May

Plaintiff: Eimont Bronzini

E. Bronzin'

## UNITED STATES DISTRICT COURT SOUTHERN DISTRICT OF NEW YORK

Eimon Beonzini	·
(In the space above enter the full name(s) of the plaintiff(s)/petition	er(s).) 11 Civ. 2096 (LBF)
- against -	
	AFFIRMATION OF SERVICE
Classic Sensity L	
(In the space above enter the full name(s) of the defendant(s)/respon	
F' 18-5''	
I, <u>timont</u> 120nc(ni,	declare under penalty of perjury that I have
served a copy of the attached LETTER	(document you are serving)
(1) . 5 7 11 (1)	(document you are serving)
upon (assic recurify LLC./A.)	N Singlewhose address is
Andrew W. Singer	WSinglewhose address is 960 THIRD. A OE. NEW YORK, NY 10022 addocument)
(Where you serve	ed document)
by <u>CCPTIFIED MAIL</u> (how you served document: For example - p	personal delivery, mail overnight express, etc.)
Dated: Brooklyn, NY	
(town/city) (state)	2. Bronzini
Novamber 5, 2012	2251 81 street APT. C-1
(month) (day) (year)	Address
	City, State
	11214
	Zip Code

718-490-3741 Telephone Number